

All notices, letters, should be addressed to BOUTELLE & BURR, and communications intended for publication should be addressed: "Editor, *Wing and Counter*."

SATURDAY, FEBRUARY 4, 1860.

When it comes to a census every Democratic statesman will demand that every colored citizen be counted. It is only when he votes that they refuse to count.

The Democrats have been howling for rules. Now that a new and more sensible code has been arranged it will be interesting to note whether they resort to filibustering when the question of the adoption of the rules comes up in the House.

The Republicans in the late Judge Kelly's district have nominated Hon. John R. Reyburn as their candidate in Congress. Mr. Reyburn is in the prime of life, being forty-five years old, and has served continuously in the State Senate since 1876. The nomination is equivalent to an election.

The New York World, in an excited editorial on the new rules, exclaims that the Democrats have won in this contest. As the World is the only paper to discover this news it can safely claim an "exclusive." The people generally had an idea that Speaker Reed had been a wiser in the contest for majority rule, and what is more to the point they heartily approve his mainly position.

If the Democratic organ would get together some of their comments might be less ridiculous. For instance one organ claims that the new rules are a direct slip at Speaker Reed while another is wondering whether he will force his programme through the House. As a matter of fact the new rules sustain the position of the Speaker and when adopted will facilitate public business which is just what Mr. Reed has been doing in putting a stop to filibustering.

The run organ claims that the statement in its columns about the increased value of real estate is not inconsistent with the statement that the New York World that real estate values had increased as a result of the enforcement of the law against the saloons. It would occur to a less obtuse sheet that had there been any foundation for the latter statement it would very naturally have been referred to in the item dealing with this subject instead of the sweeping assertion that real estate values had increased without any qualifying condition. However, the run organ is quite as consistent in this as in most matters.

The Boston Post regards the removal of Collector Saitzontall before the "expiration of his term" as a blow at civil service reform. Mr. Saitzontall was appointed November 3, 1855, and assumed the duties of the office the first of the following December, at which time his salary began. His commission, however, dated from May and the Post ignoring the five months he had already filled the office, insists that his term runs until the coming May. Mr. Saitzontall's predecessor, Col. Worthington, was appointed in May, 1855, and his successor was named by President Cleveland in November, 1865, thus giving Col. Worthington less than four years in office. The Post, however, regards Mr. Cleveland as an ideal reformer, a fact showing the rank partisanship of the Boston organ.

Hon. A. W. Greeley, the new Collector, is an experienced official, having held the same office under President Hayes:

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Mr. Byrnum vs. Mr. Reed. (See page 1.) Then comes the trial, and begins to clear air. At the trial the defense will be made. But unless Mr. Reed, McKinley, Cannon, Dingey, Bowditch, Miller and other Republican leaders are mistaken the programme of Roger Q. Mills and others to obstruct everything that is either good or bad, will be set out. The Committee on Rules are making final corrections to night, and probably will report them back to-morrow. Messrs. Carlisle and Rindell, will make a minority report. By Monday, debate ought to begin and it will probably be a grand field day for parliamentary law, but it will not in the least tend to recruit filibustering. That is dead.

Mr. Wing has received a letter from a valued subscriber for a period of forty years, a gentleman who participated in the formation of the Republican party in this State, warmly commending its course in favor of law and order. He believes it to be the duty of all good citizens to act together, and pointedly remarks that it should be remembered that merely casting a vote for outside candidates will not ensure any law, especially when there is no probability of electing such candidates. In conclusion the writer says: "Now if we all claim to be temperance people would work together for the faithful enforcement of the law, we would soon drive the saloon or grog shop from the State and a career of prosperity would be inaugurated that would surprise even that of the past twenty-five years. This is a good time to begin a persistent warfare against the saloons and The Wing urges upon all lovers of law and order the importance of taking the work in hand."

The friend, counselor and advocate of the saloon was in a gloomy frame of mind last evening, but as it has earned the title of years of arduous labor in behalf of its clients we fail to see why it should object to that which fits it so well. Can it point to a single expression in its columns calculated to inspire respect for the law? Has it ever said a word calculated to discourage lawlessness on the part of the saloons? If so such expressions have escaped our attention. To-day it makes a bold pretense of urging that an issue be made before the people on the question of prohibition vs. license. The writer is ready to have that test made, but the verdict is rendered, what then. Will the organ of the saloons respect the decisions of the people if the present law is sustained? There is nothing in its past history to warrant such a belief. The chances are nine to one that when license is voted down as it will be the case is submitted to the people, the run organ will continue to make good its claim to the title of persistently antagonizing enforcement of the law.

Speaker Reed Sustained. A Washington despatch to the New York Tribune, under date of February 5th, says: "If anything were needed to demonstrate the faithfulness of the charges made in the Democratic organ that there was wide-spread dissatisfaction in the Republicans ranks over the Speaker's rulings, it would be necessary only to point to the action of the Republican House caucus this afternoon. That caucus, without a single dissenting vote, adopted a set of rules, submitted to it by the Committee on Rules, which substantially conformed upon the Speaker all those powers which he has heretofore exercised under the provisions of ordinary parliamentary law, but which the Democratic swash-bucklers decried as tyrannical, unconstitutional and corrupt."

Among these rules will be found one conferring upon the Speaker the discretion to determine whether a motion is dilatory or not. From the Speaker's decision on that point there is no appeal. As to the question of a quorum, the Speaker is empowered to determine it by counting the members present but not voting, and di-

ALLES ATTENTION.

Commencing to-day, SATURDAY, Feb. 8th, we shall hold at our Store a Great
Sale of
Town and Clearance Sale of
FINE KID GLOVES.

*Our Spring Importation orders are about to arrive.
Surplus Stock on hand must go!*

EPTH B. AGAIN GENUINE EMBRACE THIS OPPORTUNITY.

FOSTER.

We offer at this Kid Glove Sale genuine Foster 1 hook Kid Gloves, very latest emb., 5 hook length in best shades of tan, Brown, Drab; also in Black, worth \$1.25, warranted but not fitted.

OREOCE.

An Al. Suede Kid Gloves, in tan, Brown and Black, warranted, 4 button length, worth \$1.25, latest em. stitched,

FOSTER.

In tan only, Suede, narrow emb., 7 hook, fitted and warranted.

BEARRITY.

This famous grove in dressed and undressed colors and black. Every pair warranted, offered during this sale.

4 BJTTCM.

Kid Gloves in tan, Brown, Drab and Black, warranted, narrow emb., worth \$1.25

500 PAIR.

OPERA.

shades in full length, mosquitoire suedes, 2

button offered during this sale, at

500 PAIR.

DO YOU WEAR

6 1/4 size. We have

on hand 67 pair of fine

Stuedes, 4 button

length, \$1.75 goods,

in this size, 6 1/4 only,

to close we offer them

without warrant, at

500 PAIR.

INDIAN RIVER

ORANGES

New Fard Dates,

Also Fine New Honey in

One Pound Boxes,

Just Received at

C. A. AVERIL & CO'S

Brown Blk.

500 Market St.,

ALFRED JONES' SONS.

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Special Notices.

NO PROPERTY.

When man dies unclaimed and leaves no property, what shall we do with food?

When man dies leaving no property, what shall we do with his insurance policy, wife and children?

In the first instance, they are entitled to receive the same as the rest of us.

And in the second, the wife and chil-

dren are entitled to receive the same.

These are the world's best looking

and that the press and public

would notice. You need

not be afraid of the day.

He went that rank included

the day of the 1st of January.

And will make the day of the 1st of January.

The weather party show.

He ticketed and pawed and raked.

He then proceeded to before

the world.

He was a good boy.

He checked all the rate, he would

check all

